CITY ADVERTISEMENTS

NOTICE OF PROPOSED AMEND. MENT TO CITY CHARTER.

Notice is hereby given, that an In-plative Petition, signed by over two numbers electors of the City of Astohandred electors of the City of Astoria, has been filed with the undersigned, has been filed with the undersigned, auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed amendment to the Charler of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1996, and the tenor and effect thereof being as follows:

An amendment to Section 28 of the Charter of the City of Astoria, being section 28 of an Act of the legislative assembly of the State of Oregon, approved February 15, 1899 and entitled "An Act to incorporate the City of Astoria in Clatsop County State of Oregon and to repeal an act entitled "An Act to incorporate the City of Astoria in Clatsop County, State of Oregon" and to repeal an act entitled "An act to incorporate the City of Astoria in Clatsop County, State of Oregon" and to repeal an act entitled "An act to incorporate the City of Astoria in Clatsop County, Oregon" An act to incorporate the City of Astoria in Claisop County, Oregon' Approved October 29, 1876. 'Filed in the office of the Becretary of State Pelsuary 18, 1891, defining the powers of the Council and providing for licensing, taxing, regulating restraining, restricting and prohibiting barrooms and drinking shops and places where liquors are sold, prohibiting gambling and providing for levying taxes, providing for contracting in the state of th

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA:

the City of Astoria being section IS of said Act aforesaid be and the same is hereby amended so as to read 38. The Council has power authority within the City of As-

To assess levy and collect taxes for general municipal purposes, not ex-ceeling two per centum uron all property both real and personal, within the City limits, which is taxa-ble by law for state and County pur-

poses.

To levy and collect a special tax of not exceeding one per centum upon all the property assessed by authority of the first subdivision of this section, for any specific object which the authority of the municipal corporation, including the payment of any existing debt, or for municipal improvements, but the ordinance providing therefor must specify the object, therefor and the amount thereof.

To license, tax and regulate nuc-To Heense, tax and regulate strongers, hotel runners, taverns, bearding houses, hawkers, peddiers, pawnbrokers, solicitors, book agents, predictate and insurance agents, brokers, barbers, bakers, dealers in genders,

for bar-room or drinking shop shall be issued or be granted to any such person or persons, and PROVIDED FURTHER, that the City of Astoria may upon being authorized so to do by a majority vote of the electors of the city, own, operate and conduct places for the sale of malt, spirituous or vineous liquors, and prohibit all persons other than the City of Astoria from engaging in or conducting such business.

6 To license and tax wharfingers; to license, tax and regulaters and dealers in second hand merchandise; to license, tax and regulate theaters and other exhibitions, merry-go-rounds, shows, public amusements, steamboat runners, billiard tables, and other tables where balls and cues are used, shooting galleries and howling alleys, and to supress bawdy houses, gaming and gambling houses, places kept for opium smoking, and to punish inmates of bawdy houses, places kept for opium smoking, and to punish inmates of bawdy houses or houses of ill fame, and to define what shall constitute the same, and to punish keepers of places kept for smoking opium, and opium smokers.

7. To make regulations to prevent the introduction of contribus diseases in the city; to remove all persons afflicted with such diseases therefrom to suitable hospitals provided by the city for that purpose; to secure the protection of persons and property therein, and to provide for the health and cleanliness, ornament, peace and odd order of the City.

8. To provide the city with good and wholesome water, and for the erection and construction of such water works and reservoirs within or without the limits of the city as may be necessary or convenient therefor; and to grant to any private person or corporation a franchise for the erection or construction of waterworks within the limits of the city, and all rights and appurtenances thereto, including the power to use the streats and public highways for the purpose of laying pipes etc. Such franchises shall be used and exercised under such rules and regulations and restrictions as the common council s

of laying pipes etc. Such franchises shall be used and exercised under such cules and regulations and restrictions as the common council shall from time to time prescribe.

10. To provide for lighting the city with gas, electric or other lights, and for the erection and construction of such works as may be necessary or convenient therefor and to grant to any person or corporation a franchise or permission for the erection and construction of gas-works and electric light works within the limits of the city with all the rights and appurtenances thereto, including the power of using hie streets and public highways for the purpose of laying down those arealing and appurators are all a such as and the purpose of laying down these arealing and appurators are all a such as and the streets and public highways for the purpose of laying down these arealing and appurators are all a such as and the such such as a s ways for the purpose of laying down pipes, erecting poles and hanging erecting

Such franchise shall be used and

CITY ADVERTISEMENTS.

exercised under such rules, regula-tions and restrictions as the common council shall from time to time pre-

the triving of piles in the Columbia river within the limits of the City, and to establish a wharf line beyond which wharves shall not be built.

19. To provide for the establishment of market houses and places, ment of market houses and market places, and to regulat the location and management of market houses and shaughter houses.

management of market houses and singster houses. 20 To provide for the erection of a city hall, iail, house of correction and workhouse, and the government and management of the same.

21. To regulate the storage and sale of gunpowder, dynamite, nitrogiverine, oil or combustible material, and to prevent by all possible means danger or risk of injury or damage thereby by fire from carelessness, negligence or otherwise; to regulate the storage of tar, pitch, resin, lacquer and the use of candles, lamps and other lights in stores, shops, stables and other places; to suppress remove and secure any fire-place, stove, chimner oven or boiler, or other apparatus which may be dangerous in causing fires.

Hereafter be dedicated to public use by any person or persons; and has power, in case such lands are deemed insufficient or unsuitable for the purpose intended, to dispose of, and convey ances of such property, executed in such mannace, shall vest in the purchaser all right, title and interest of the city therein.

14. To provide for the purpose intended, to dispose of, and convey the same; and conveyances of such property, executed in such mannace, shall vest in the purchaser all right, title and interest of the city and changing the present names, and to provide for the numbering of houses, stores and other buildings in the city limits.

15. To regulate and prohibit the eximple of the city and changing the present names, and to provide for the numbering of houses, stores and other buildings in the city and changing the present names, and to provide for the numbering of houses, stores and other buildings in the city and changing the present names, and to regulate and prohibit the eximple of the city and changing the present names, and to provide for the numbering of houses.

14. To provide for the purchaser all right, title and interest of the city and changing the present names, and to provide for the numbering of houses, stores and other buildings in the city and changing the present names.

15. To regulate and prohi

PROVIDED, that no bills shall be contracted by any person or officer of the city, without first sending to the Common Council a written requisition thereof, stating the items needed with the cost thereof and, if the Council deem the supplies necessary, they shall authorize the proper committee to purchase the same; PROVIDED, that in case of an emergency the committee on Firs and Water, and Streets and Public Ways, may incur indebtedness not to exceed \$100.00; PROVIDED FURTHER, that neither the Mayor, or any member of the PROVIDED FURTHER, that neither the Mayor, or any member of the Common Council, nor any officer of the city of Astoria shall either directly or indirectly enter into a contract with the city nor furnish supplies or provisions to the City. If the Moyor or any member of the Common Council or any officer of the city shall violate the provisions of the City Charter his office will be deemed vacant.

sant.

34. To provide for a survey of the blocks and streets of the city, and for making and establishing the boundary lines of such blocks and streets.

35. To lay out and construct streets above and below ordinary low water mark in the Columbia river, and to authorize the building and construction of, and regulating, wharves and landings at the foot of streets terminating at the water front.

36. To erect, repair and regulate nublic wharves and docks, and to fix the rate of wharfage and dockage thereof, and to provide for the collection of the same.

lection of the same.

37. To grant franchises to any person or corporation; to regulate or prohibit the erection and maintenance of telegraph, electric light, telephone and other poles or wires used within the city upon and over streets, alleys and public parks and public grounds of the city, and in, over and upon any lands owned by the city or under its

CITY ADVERTISEMENTS.

control, whether they be within the limits of the city or without.

38. To purchase, take, and hold real estate when sold for taxes or for any improvement ordered by the Common Council, and to sell and dispose of the same.

control, whether they be within the limits and restrictions as the common serible. In the property of the prop

improve and ornament and erect suitable buildings thereon. The city shall have entire control of all such buildings, and all lands purchased or condemned under the provisions of this section, and all streets, highways, squares and other public grounds within the limits established or appropriated to public use by authority of law, or which have been or may hereafter be dedicated to public use by any person or persons; and has power, in case such lands are deemed insufficient or unsuitable for the purpose intended, to dispose of, and convey the same; and conveyances of such property, executed in such manner as may be prescribed by ordinance, shall vest in the purchaser all right, title and interest of the city therein.

beauting houses, hawkers, pediders, book and stationary in the property of the control of the co

so appointed, are unable to agree un-on the valuation, the two appraisers so appointed shall select a third ap-praiser and the decision of two of the three appraisers made in writing and filed with the Council, shall be final in fixing the valuation of such railway and any power plant used in connection therewith,

way and any power plant used in connection therewith.

47. To provide for erecting, purchasing, appropriating or otherwise acquiring waterworks, gas works or electric light plants within or without the corporate limits of the city, to supply said city and its inhabitants with water and light, or to authorize the construction of the same by others.

48. To establish fire limits within certain defined limits of the city.

49. To regulate all parades and processions, and to determine what narades and processions upon the streets shall be unlawful: to declare the same a misdemeanor, and to provide for the punishment thereof.

50. To license, tax, regulate and restrain the keeping of dogs within the city limits, and to authorize the distraining, impounding and sale of the same for the penalty incurred and costs of proceedings, or to authorize their destruction.

costs of proceedings, or to authorize their destruction.

51. To provide cemeteries, and to

51. To provide cemeteries, and to regulate the burial of the dead, and shall have power to establish cemeteries or burial grounds within or without the city limits, and have authority and jurisdiction over the same necessary to the safety, preservation, regulation and ornament of the same.

52. To regulate the use of streets, roads and highways and public places for foot passengers, animals and ve-

CITY ADVERTISEMENTS.

preservation of streets, roadways and

preservation of streets, roadways and highways.

52. To regulate the use of streets and sidewalks, and preve-t the extension of buildings and house fronts within the street line; but they shall have no wer to authorize the placing or continuing of any encroachment or obstruction upon any street or sidewalk, except for the temporary use or occupation thereof during the erection or repair of a building upon the adjacent property or the display of goods by the occupants of adjoining buildings.

54. To regulate the opening of street surfaces, the laying of gas and water mains, the building and repairing of sewers and the erection of gas and other lights.

55. To regulate and prevent public criers and advertising, noises, steam whistles, the ringing of bells in the streets, to control and limit traffic on the streets, avenues and public places; to control and limit traffic on the streets, avenues and prohibit the use of

sop County, Oregon," Approved October 28th. 1876. "Filed in the office of the Secretary of State, February 18th, 1891." be and the same is hereby amended so as to read as follows: Section 2. The inhabitants of the City of Astoria are hereby constituted and declared to be a municipal corporation by the name and style of the City of Astoria, and by such name have perpetual succession, suand be sued, plead and be impleaded in all courts of justice and in all actions, suits or proceedings whatever; may purchase, hold and receive property, both real and personal, within the city, for public buildings, public works, city improvements and property sold for taxes and street improvement purposes; and may lease, sell and the same for the same for the head. erty sold for taxes and street improve-ment purposes; and may lease, sell or dispose of the same, for the bene-fit of the City, may purchase, hold and receive property, both real and personal, beyond the limits of the City to be used as parks, for burial purpos es for the earblishment and maines, for the establishment and main-tenance of a hospital for the recep-tion of persons affected with conta-gisuo disease, for work houses and for houses of correction also for the erection of water works to supply the city with water, may build, purerection of water works to s the city with water, may build, chase, lease and operate street car lines, telephone, telegraph or lighting plants, and may control, lease, sell or discose of the same for the benefit of the City.

of the City.

All property, both real and personal, belonging to, and vested in the present City of Astoria, shall, on the passage of this Act, become the property of, and be vested in the City of Astorio as created by this Act. And they may control, lease, sell or dispose of the same for the benefit of the City, and they shall have a compose of the same for the benefit of the City. And they shall have a common seal and may alter and break the same and make a new one at pleasure. This amendment shall take effect and be in force on the first Monday in January, 1967.

QLOF ANDERSON.

Auditor and Police Judge of the City of Astoria Oregon.

of Astoria, Oregon, Dated at Astoria, Oregon, 1st, A. D., 1906. Oregon, November

NOTICE OF PROPOSED AMEND. MENT TO CITY CHARTER.

Notice is hereby given, that an In itiative Petition, signed by over two hundred electors of the City of Asto-ria. has been filed with the undersign-ed. Auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed a-mendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1906, and the tenor and effect thereof being as

follows:

An amendment to Section 15 of the Charter of the City of Astoria, defining the qualifications of electors fixing six months residence as a qualification to the right to vote and providing for registration of electors.

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA:

That section 15 of the Charter of the City of Astoria, being section 15 of an Act of the legislative Assembly of the State of Oregon, approved February 15, 1899, and entitled "An Act to incorporate the City of Astoria, in Clatsop County, State of Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatsop County, State of Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatsop County, State of Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatsop County, Oregon, Approved October 29, 1876. "Filed in the office of the Secretary of State, February 18, 1891, be and the same is hereby amended to read as follows:

Section 15. No person is qualified That section 15 of the Charter of

CITY ADVERTISEMENTS.

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA:

seme manner as for street improvements of the callings, trades and employments not herein specially provided for as at the judgment of the council the found regulated, and as are not prohibs, lied by law.

This amendment shall take effect in John School of the callings sop County State of Oregon, approved October 20, 1876, "Filed in the office of the Secretary of State, February 18, 1891," be and the same is hereby amended so as to read as fol-

Section 28. A vacancy in any office caused by a failure of a person electted to qualify therefor, as prescribed in section 24, or made by or consequent upon a judgment of any Court, or in any of the cases specified in section 27, must be filled by appointment by a majority of the remaining members of the Common Council, to continue in office for the remainder of the unexpired term.

This amendment shall take effect and be in force on the first Monday in January.

NOTICE OF PROPOSED AMEND. MENT TO CITY CHARTER.

Notice is hereby given, that an Intiative Petition, signed by over two hundred electors of the City of Astoria, has been filed with the undersigned. Auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed amendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December. A D., 1906, and the tenor and effect thereof being as follows:

follows:

An amendment to section 91 of the Charter of the Cliy of Astoria providing for establishing and re-establishing the grades of the streets of the Cliy of Astoria, and that no grade shall be changed on an improved street or nortion thereof, except upon a written petition of the owners at least three-fifths of the property abutting upon said street, or that part thereof upon which the change of grade is proposed.

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA: That section 91 of the Charter of

ORS OF THE CITY OF ASTORIA:

That section 91 of the Charter of the City of Astoria, being section 91 of an act of the lexislative assembly of the State of Oregon, approved February 15, 1899, and entitled "An Act to to incorporate the City of Astoria, in Clatson County, State of Oregon, and to repeal an Act entitled "An Act to incorporate the City of Astoria in Clatsop County, State of Oregon," and to repeal an Act entitled "An Act to corporate the City of Astoria, in Clatsop County, Oregon, Approved October 20, 1876. "Filed in the office of the Secretary of State, February 18, 1891." be and the same is hereby amended so as to read as follows:

Section 91. The Council shall have authority to determine and establish the grade of all streets, avenues, alleys and public "rounds within the City and to require improvements and buildings adjacent, or abutting upon such streets, alleys or grounds, to be made and constructed in conformity with such grades, and the Council may change or after the grade of any street, alley or public grounds, or any part thereof, whenever in their opinion the public convenience will be promoted thereby. Whenever a grade shall be established or aftered a record and diagram thereof shall be made in the book of street records in the office of the City Surveyor; PROVIDED, that in case of a street or portion thereof which has been ence fully improved as required by ordinance, no grade shall be changed on such improved street, or portion thereof, except upon a written petition of the owners of at least three-

CITY ADVERTISEMENTS.

to vote at any election under this Act, who is not entitled to the privileges of an elector under the laws of the State of Oregon, and who has not resided in the City of Astoria for the next law and in the ward in which he offers to vote for the ten days next preceding such election, and in the ward in which he offers to vote for the ten days next preceding such election and the Common Council shall, by ordinance, provide for the registration of electors, and require registration of electors, and require registration of electors, and require registration as a condition to the right to vote at any election.

This amendment shall take effect and be in force on the first Monday in January, 1907.

Auditor and Police Judge of the City of Astoria, Oregon, November 1st, A. D., 1906.

NOTICE OF PROPOSED AMENDMENT TO CITY CHARTER.

NOTICE OF PROPOSED AMENDMENT TO CITY OF ASTORIA.

This amendment certainty to state

OLOF ANDERSON,
Auditor and Police Judge of the City
of Astoria, Oregon,
Dated at Astoria, Oregon, November
1st. A. D., 1906.

NOTICE OF PROPOSED AMEND

Dated at Astoria C. 1st. A. D., 1906. Oregon, November

NOTICE.

NOTICE IS HEREBY GIVEN THAT the Common Council of the City of Astoria has declared its determination and intention to re-establish the grade on 2nd street in that part of the City of Astoria laid out and recorded by John McClure from the South line of Exchange street to the and be in force on the first Monday in January, 1907.

Auditor and Police Judge of the City of Astoria, Oregon, Dated at Astoria, Oregon, 1st. A. D., 1906.

Dated at Astoria, Oregon, November 1st. A. D., 1906.

Synth line of Exchange street to the center line of Duane street, so that said grade when so re-established will be at the following elevations above the base of grades as established by ordinance No. 71 of the City of As-

toria, to-wit: At the intersection of 2nd street and Exchange street at 189 feet above the base of grades; at the South line of Exchange street at 186 feet above the base of grades at the North line of Exchange street and at the intersection of 2nd street and the South line of Duane street, and alsoo the center line of Duane street at 170 feet above the base of grades and between the points above designated the slope shall be gradual.

OLOF ANDERSON, Auditor and Police Judge of the City of Astoria.

11-7-11t

NOTICE.

NOTICE IS HEREBY GIVEN THAT the Common Council of the City of Astoria, has declared its determination and intention to re-establish the grade on Exchange street from the West line of 4th street to the West line of 2nd street in that part of the City of Astoria laid out and recorded by John McClure, so that said grade when so re-established will be at the following elevation above the base of grades, to-wit:

At the intersection of Exchange street and 4th street at 190 feet above the base of grades on the North side and 193 feet above the base of grades on the South side.

At the intersection of Exchange street and 3rd street 196 feet above base of grades on the North side and 199 feet above the base of grades on the South side; and at the intersection of Exchange street and 2nd street at 186 feet above the base of grades on the North side and 189 feet above the base of grades on the South side and between the points above designated the slope to be even or gradual. OLOF ANDERSON,

Auditor and Police Judge of the City